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10							
11	Attorneys for Defendant MARVEL FILM PRODUCTIONS LLC						
12	INITED OTATEO DIOTRICT COLIDT						
13	UNITED STATES DISTRICT COURT						
14	CENTRAL DISTRICT OF CALIFORNIA						
15							
16	MEL SANDVIK, an individual,	Case No. 2:23-cv-01623-SVW-JC					
17	Plaintiff,	Hon. Stephen V. Wilson					
18	VS.	JOINT NOTICE OF SETTLEMENT IN PRINCIPLE					
19	MARVEL FILM PRODUCTIONS, LLC, a Delaware limited liability	[[Proposed] Order, filed concurrently herewith]					
20	company; CAST AND CREW PRODUCTION SERVICES, a						
21	LLC, a Delaware limited liability company; CAST AND CREW PRODUCTION SERVICES, a California limited liability company, and DOES 1 through 25, inclusive,	[Los Angeles Superior Court Case No. 23STCV02111]					
22	Defendants.	File Date: 01/31/2023					
23		Disc. CutOff: 07/03/2023 PreTrial Conf: 07/31/2023					
24		Trial Date: 08/08/2023					
25							
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27							
Mitchell 28 Silberberg &							
Knupp LLP							
	JOINT NOTICE OF SETTLEMENT						

Case 2:23-cv-01623-SVW-JC Document 24 Filed 06/21/23 Page 1 of 4 Page ID #:821

1	Plaintiff Mel Sandvik ("Plaintiff") and Defendant Marvel Film Productions						
2	LLC ("Defendant") (collectively, the "Parties") jointly submit the following Joint						
3	Notice of Settlement in Principle:						
4	1. The Parties have reached a settlement in principle (subject to full						
5	execution of a binding written settlement agreement); and						
6	2. The Parties are diligently preparing and exchanging drafts of the						
7	agreement, but the Parties have not finalized the settlement agreement.						
8	Accordingly, in furtherance of the Parties' settlement in principle and to						
9	conserve the respective resources of the Parties and the Court, the Parties, through						
10	the undersigned counsel, respectfully jointly request that the Court order the						
11	following:						
12	1. The Court's Order Regarding Expert Discovery Deadlines (ECF Dkt.						
13	No. 23), Pretrial Conference (July 31, 2023 at 3:00 p.m.), and Trial (August 8, 2023						
14	at 9:00 a.m.), and all current extant dates and deadlines shall be vacated;						
15	2. The action shall, <i>without being dismissed</i> , be placed on the Court's						
16	inactive calendar; and						
17	3. If a Stipulation of Dismissal (Fed. R. Civ. P. 41(a)(1)(A)(ii)) is not filed						
18	by July 31, 2023, the Parties shall submit a joint report to the Court on						
19	August 2, 2023 regarding the status of the settlement process.						
20							
21	DATED: June 21, 2023 JML LAW NICHOLAS W. SARRIS						
22							
23	By:/s/ Nicholas W. Sarris						
24	By:/s/ Nicholas W. Sarris Nicholas W. Sarris Attorneys for Plaintiff MEL SANDVIK						
25	MEL SÁNDVIK						
26							
27							
28							

2 **JOINT NOTICE OF SETTLEMENT**

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(Cas	e 2:23-cv-01623-SVW-JC	Document 24 #:823	Filed 06/21/23	Page 3 of 4	Page ID	
	1	DATED: June 21, 2023	MITCHELL SILBERBERG & KNUPP LLP				
	2		EMMA LUEVANO SANDRA HANIAN				
	3						
	4		B	y: <u>/s/ Emma Luevar</u> Emma Luevar	vano		
	5			y:/s/ Emma Luevar Emma Luevar Attorneys for MARVEL FII	Defendant M PRODUC	TIONS LLC	
	6			WIN COLUMN		TIONS LLC	
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Silberberg & Knupp LLP			•	3			
			JOINT NOTICE	E OF SETTLEMEN	NT		

Attestation Regarding Signatures I, Emma Luevano, attest that all signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing. DATED: June 21, 2023 By: /s/ Emma Luevano Emma Luevano

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